1	The parties agree that the ends of justice served by the continuance requested herein		
2	outweigh the best interest of the public and the defendant in a speedy trial because the failure to		
3	grant the continuance would deny the counsel for the defendant the reasonable time necessary		
4	for effective preparation, taking into account the exercise of due diligence. Time should		
5	therefore be excluded pursuant to 18 U.S.C. §§ 3161(h)(8)(A) and (B)(iv).		
6			
7	Date /s/ John Paul Reichmuth		
8	Date John Paul Reichmuth Assistant Federal Public Defenders		
9	Counsel for defendant Johnson		
10	/s/		
11	Date Richard Tamor Counsel for defendant Bacon		
12	/s/		
13	Date Michael Hinckley Counsel for defendant Green		
14	Counsel for defendant Green		
15	/s/		
16	Date Garrick Lew Counsel for defendant Alexander		
17			
	/s/		
18	Date Gail Shifman Counsel for defendant Kautzman		
19			
20	Date John Hemann		
21	Counsel for defendant Matthews		
22	/s/		
23	Date Laura Robinson Counsel for defendant Enriquez		
24	/s/		
25	Date Mark Goldrosen Counsel for defendant Reyes		
	Counsel for defendant Reyes		
26			

	Case 4:07-cr-00488-CW	Document 69 Filed 09/26/2007 Page 3 of 3	
1		/s/	
2	Date	Seth Chazin Counsel for defendant Williams	
3			
4	Date	Keslie Stewart	
5		Assistant United States Attorney	
6	I hereby attest that I have on file all holograph signatures for any signatures indicated by a "conformed" signat		
7	within this efiled document.	_/S/ John Paul Reichmuth_ Counsel for Defendant Alicia Johnson	
8			
9		ODDED	
10	ORDER Based on the reasons provided in the stipulation of the parties above, the Court hereby		
11	finds that the ends of justice served by the continuance requested herein outweigh the best		
12	interest of the public and the defendant in a speedy trial because the failure to grant the		
13	continuance would deny the counsel for the defendant the reasonable time necessary for effective		
14	preparation, taking into account the exercise of due diligence. The Court makes this finding		
15	because the parties continue to investigate the new discovery, and because the parties are		
16	engaging in settlement discussions.		
17	Based on these findings, IT IS HEREBY ORDERED THAT the STATUS hearing date of		
18	September 26, 2007 be continued to October 24, 2007 at 2:00 p.m. and that time be excluded		
19	from September 26, 2007 to October 24, 2007 pursuant to 18 U.S.C. §§3161 (h)(8)(A) and		
20	(B)(iv).		
21	IT IS SO ORDEREI).	
22			
23	9/26/07	Claudielvillen	
24	Date	Honorable Claudia Wilken	
25		Judge, United States District Court Northern District of California	
26			
	Stip to Continue, 07-00488 CW	3	